YORK, MONDAY, OCTOBER 29, 1894.

PRICE ONE CENT

EXTRA.

PRICE ONE CENT.

FELONIES DON'T COUNT.

Pelice Board Considers Only Ordinary Infractions of the Rules.

SHEEHAN'S STARTLING TALE

Blackmail and Extertion Shifted Onto Byrnes and the Grand Juries.

INSULT FOR CHAIRMAN LEXOW.

Telis Him: "I'm Geing to Held My End Up Here, and Den't You Make any Mistake About It."

Lieut.-Gov. Sheehan and his brother the Police Commissioner, were among the early arrivals at the headquarters of the Lexow Committee this morning. It was after 11 o'clock when Mr. Goff rrived. Chairman Lexow and Senators O'Connor, Cantor, Bradley, Robertson and Pound had been in their place ready to go on for some time. In fact the full Committee was present, with the exception of Senator Saxton, for the first time in many sessions, one results st time in many sessions, one resul Mr. Goff's new tack in going higher



minimisioner Sheehan took the stand nout any preliminary ceremony, le several attendants brought in a en or more law books and big bun-of documents and placed them on counsel's table. Old you preside at the trial of Capt, onnor?" was the first question asked

nates of answering this, the Com with ex-Judge Brown. He produced a circular showing that he had gone into partnership with Judge Brown in Feb-ruary, 1892, before he had been appointed Police Commissioner, or, as he said, before he had any idea of receiving the

appointment.

He also denied that he had ever put the amount of his lids for Long Island City contracts in pencil memoranda on the outside of the envelope, which Mr. Goff had tried it bring out out at the previous session and further prove a tited case. The People against Thomas F. Werner, in which he claimed that Justice Van Brunt and the Court of Appeals had decided that pool-selling was not illegal.

Candiani, a Greek, was assaulted on Oct. 8.

Tekulsky was asked if saloon-keepers could always stop fights in their places. "We try to stop them, but can't always do it," said Tekulsky. "We away do it," said Tekulsky. "Bot saloon-keepers could always stop fights in their places. "We try to stop them, but can't always do it," said Tekulsky. "South always do it," said Tekulsky. "South always asked if saloon-keepers could always stop fights in their places. "We try to stop them, but can't always do it," said Tekulsky. "South always do it," said Tekulsky. "You can't always do it, said Tekulsky." "You can't alwa



"The World" first brought to public attention.
"Has that came been decided yet?"
asked Mr. Gof.
"No decision has yet been announced."
"No decision has yet been announced."
The witness said that the papers were in the hands of the two new Commissioners, Murray and Kerwin; and they had not been returned.
"Well, the came was friethed long before they were appointed."
"I helieve it was."
"Why was it not decided then?"
"I was ready to voic on it at any time, and I said so in a newspaper interview.

Who Belluxed Action.

Who belluxed Action.

Who Delayed Action! "Was the Board ever convent to act upon the question of Capt. O'Connor's guilt or innocence."
"Not that I remember."
"Can it be put of indefinitely?"
"No, sir; I don't think so."
"Do you know of any reason why

(Continued on Third Page.)

BREAD SHOULD BE CHEAPER.

ricks of the Trade Exposed by the Agricultural Department.

WASHINGTON, Oct. 28.-The Agricultural Department has given out a bulletin on "the cost of bread" taken from the forthcoming report of Prof. W. O. Atwater on the nutritive value of foods. It says:

"In practice 100 bounds of flour will make from 183 to 137 pounds of bread, an average being about 134 pounds Flour such as is used by bakers is now purchased in the Eastern States at not over \$4 per barrel. This would make the cost of flour in a pound of bread about one and one-half cents. Allowing one-half cent for the shortening and salt, which is certainly very liberal, the materials for a pound of bread would not cost more than two cents.

"The average weight of a number of

GRAND JURY TO HEAR BROWN.

Held for the Big Stamp Theft, but Harver Discharged.

United States Commissioner Shields this afternoon resumed the examination of Harry Lionel Brown charged with receiving 31,000 of the large quantity of two-cent stamps stolen from the United two-cent stamps stolen from the United

William Stewart and wife, Laura, jump-ed from the second story windows and were caught by policemen and spectators and esceaped injury. Burt Shaw was overcome by smoke and burned to a crisp. All others escaped unharmed. The damage to property was about \$7,000. \$7,000.

A trunk, belonging to the landlord, and containing \$8,000, was rescued by Thomas Brayson, the bartender, after it had been guarded by old Mrs. Lundberg until she was nearly suffocated.

TEKULSKY AS AN EXPERT.

He Textifies Concerning Fights in Harrooms.

Morris Tekulsky, who recently figured n a fisticuffs affair with Police Justice real estate dealer, of 96 Broadway. Upon Divver, was before the Excise Board to- an order signed by Judge Lawrence this lay to testify as an expert as to how should be run when fights are

THE STATEN ISLAND FERRY.

It May Change Hands Without the Knowledge of Commuters.

From all that transpires on the surace in the negotiations which have been pending for more than a month between the B. & O. R. R., and the New York Harbor and Staten Island Ferry Com-pany, it appears likely that the Staten Island Rapid Transit Company will give way to the new company, without the public, who patronize the boats between St. George and the foot of Whitehall

Balley Now Sole Owner of "The

Returning to the trial of Capt. O'Connor, the witness recollected that the charge against that officer had to do with the running of pool-rooms in the First Precinc. In fact, it was the famous Merchants' Hotel case, which "The World" first brought to public atwent the latter becomes the absolute owner of all the interests in and appear of all the interests in a positive appear of all the interests in a positive appear of all the interests in a positive appear of a po

ELIZABETH. N. J., Oct. 28.—Police Justice Neil to-day held Sciencian Burges, colored, on a charge of generalities Alice Whiting, aged twelve years, less fisquismier. Burges told the girl his name was irvin Johnson. Surges in a married Accused of Assulting a Girl.

ARGUING FOR M'KANE. NO CARLISLE SPEECH.

NEW

fore the Court of Appeals.

the Ex-Bess Is Demanded.

Question of Recognizing a Voice Over Don M. Dickinson Gives a Contri-Telephone Wires Involved.

(By Associated Press)
ALBANY. Oct. 29.--Argument in the "The average weight of a number of shipments of ten-cent loaves purchased in Middletown, Conn., was one and one-fourth pounds. This makes the prices to the consumer eight cents per pound. The price of bread and the size of the loaf are practically the same now as George W. Broderick, Matthew Hale and Albert C. Tennant appearing for the de-Albert C. Tennant appearing for the de-

The appeal, if sustained by this Court. this morning, Chairman John Boyd would result in the release of McKane Thacher said there would not be any The appeal, if sustained by this Court. from Sing Sing, where he is now serving a sentence of six years on the indiciment charging him with procuring the inspectors of election to violate the provisions of the Election law. Argument was begun by Matthew

Hale, in the absence of Col. James, for speak in this city next Monday night, and the case will last all day and prob-

two-cent stamps stolen from the United States Bureau of Printing and Engravang in Washington, D. C., by W. B. Smith and George Longatread, Nichola & Co., testified to buying 3,000 two-cent stamps from Brown on Oct. 4. Brown gave him by per cent. off. J. T. Hoyt, of 569 Broadway, on Oct. 1 bought and the case will last all day and probable to the content of the same and the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the case will last all day and probable to the special to the same of the case will last all day and probable to the same will be sally to morrow. In the case will last all day and probable to the same will be ably to morrow. In the case will last all day and probable to the same will be sail to the case will last all day and probable to the same will be sail to the case will last all day and probable to the case will last all day and probable to the sail to the case will be and the case will last all day and probable to the sail to the case will last all day and probable to the sail to the sail to the appellant claims that the case will last all day and probable to the indicate for fellow, as a painful matter to discuss. The sail to the case individuals. The case was a painful matter to discuss. The sail to the case individuals. The case individuals and the case will last all day and probable to the first under the case will have the case will be an all the case was not an election officer. The

the omcess services in was a consider that the new This is the first time that the new Election law has been before the upper Court, McKane having been convicted one month after the law was passed.

"HANDSOME HARRY" SUES.

Phillips Says He Was Swindled with Dekota Real Estate.

Harry P. Phillips, the notorious "Handsome Harry," bobbed up serenely to-day in the Supreme Court, and will soon figure as the complainant in a \$100,000 dan

Mrs. Grandtvig Attempted Her Life While Coming from Denmark. Coroner Kene, of Brooklyn, this morn

nue. Mrs. Grundtvig was twenty-five

Ex-King of Gravesend's Case Be- The President Save Public Business Is His First Duty.

Ground on Which the Freedom of Chairman Thacher Still Hopes to Hear frem Clevelant.

bation to the Campaign.

(By Associated Press.)
WASHINGTON, Oct. 29.—Secretary appeal of John Y. McKane from a verdict Carlisle will not make any political of conviction for felony rendered by the speeches during the present campaign.

At Democratic State headquarters political meetings on the night before election if the Executive Committee could prevent it. The Committee, he said, did not approve of speeches on the eve of election, and, therefore, it was

as had been suggested.

The interrogation as to whether Presi-

STRONG'S BIG TOUR.

To Invade Downtown Tamman Strongholds To-Morrow Night. Col. Strong, the Reform candidate for Mayor, will make a tour to-morrow night of the east side, from Fourteenth

street to the Battery, stop at half a dozen or more places, make as many speeches and give every voter an oppor tunity to see and hear him. The Independent County Organization is responsible for the tour, and the programme for the night has been made

ELECTION INSPECTORS NOW

Grand Jury Takes Up Complaints of Good Government Club Men. The cases which Police Justice Ryan



THE OLD CAMPAIGNERS

morning by Assistant District-Attorney George Gordon Battle.

The Grand Jury was also expected to take action to-day against the elec-tion inspectors of the Second. the Twenty-fifth, the Twenty-ninth, the Thirtieth and the Thirty-fifth Election Districts of the Second Assembly Dis-trict.

The witnesses summoned on these cases before the Grand Jury to-day were Caserles Berer, Dr. Ely, of 22 West Eighty-eighth street; James Grady, of 38 Henry street; James Murphy, of 173 Henry street; James Hosy, of 101 Madison street, and James Hosy, of 101 Madison street, all volunteer watchers for Good Government Clubs, who each had much the same trouble with the inspectors at booths on Roosevelt and William streets as Dr. Ely had on Pearl street. Attreet.

Lawyer Okie to-day called at Police Headquarters and preferred charges against Patrolman Rohr, of the Oak steret station, who testified against Dr. Ely Saturday. He is accused of swearing falsely.

G. G. MEN AFTER QUINN.

Recorder Smyth's Court Officer Accased Before the Grand Jury.

Two G. G. Club X watchers testified before the Grand Jury to-day against Court Officer Michael Quinn. of Re-Court Officer Michael Quinn, of Re-corder Smyth's hart of General Ses-sions, who is Tammany captain in the Forty-third Election District of the Second Assembly District, where he registered forty-two voters Saturday. He professed not to know and the watchers would not tell with what of-fense he was charged.

INDEPENDENTS ARE WROTH.

They Denounce the Attempt to De

liver the 26th to the Enemy. Thomas F. Moloney, Chairman of the

WISSIG GOES IT ALONE.

He Is Out of Tammany, but Will

Not Join Any of the Antis. Phil Wissig, the "inraed down" can didate of Tammany Hall, in the Third District, who resigned from that organization yesterday, was seen to-day by an "Evening World" reporter. "I am not going to join the New York State Democracy, as has been reported," State Democracy, as has been reported."
he said. "I intend to stick by my saloon and attend to business. I am simply sore against Tammany Hail for turning me down in the manner it did.
"I am going it alone, flocking all by myself, as it were, but you can bet I have no love for the people who gave me this last knock. I am out of politics except so far as voting and working with my friends is concerned."

MILHOLLANDITES BEATEN.

Can't Have Baker's and Clausen Names on Official Ballots.

Supreme Court Justice Barrett to-day denied the application of the Milhellandites of the Twenty-third Assembly Distriet, for a mandamus compelling the Po-lice Commissioners to print the names of Frank S. Baker and August Clausen, Assemblyman and Aldermanic candi-dates in the district, on the official bal-lots. The Milholladites neglected to men-tion all the names they desired to nom-inate in the certificate of organization filed with the Police Board.

MANDAMUS FOR MINGUEY.

trip through the State. The party consisted of the Governor, Civil Service Commissioner De Forest Van Vieet, Joseph A. Lawson, of Albany, Col. Will-lams and the Governor's stenographer, Lyman S. Gibbs.

HOFFMAN GETS THE DECISION His to He the Name on the Sixth Assembly Ballots.

The Police Commissioners this after mixed up affair, which, however, was many candidate for Assembly in the Sixth Assembly District.
President Martin received a protest.

from the People's party against the name from the People's party against the name of Hent. Hoffman being placed on the official ballot as the nominess for Assembly in the Sixth District.

The position of affairs appears to be this: The People's party held a Convention on Oct. 10, at which Samue S. Mannheim was nominated as the candidate of the party. On the following day he decidned to run, and on Oct. 23 a second convention was held, when Benjamin Hoffman was selected in lieu of Mannheim.

convention was selected in lieu of Mannhelm.

A collection was taken up to defray the expenses of the election of the newly appointed candidate and resulted in 85 cents being handed in, of which Hoffman contributed 10 cents.

The next morning it was discovered that Hoffman had also been nominated by Tammany Hall. The People's party declined to be represented by a Tiger, and called a third convention, which was held on Oct. 21. The convention nominated a committee consisting of Moritz Goldberg and Henry Schinich to select a third nominee.

When the committee met Schinich nominated Goldberg for Assembly. He accepted, making the nomination unanimous, Goldberg next proceeded to notify himself that he had been nominated by the People's party, and gravely accepted the nomination.

Hoffman, however, declined to accept this decision, and Goldberg protested against Hoffman's name being placed officially before the electors.

SET A TRAP FOR LEVY.

i. G. Detectives Seek to Have an Election Inspector Indicted.

Two witnesses, who were employed by the Good Government Club, were before the Grand Jury this afternoon to try to set an indictment against Michael J. evy. Tammany Hall worker, who was hairman of the Inspectors of the Fifth Election District of the First Assembly District.

The witnesses went to the registry bureau at 11 Broadway on Saturday, according to their sworn statement, and called Chairman Levy into the saloon adjoining. One of the men said to Levy.

The an ex-soldier and am broke. Edilke to make a dollar or two if you'd like to make a dollar or two if you'd like to register my partner and me.

"Who do you know?" asked Levy.

"I know Mike Shenihan, who keeps a saloon at 7 Whitehall street."

"All right, I fo will come here with you. I'll fix up your residence all right in West street."

"Won't the other inspectors object to us?"

"Won't the other inspectors object to us?"

Moran has been only three years in this witness the complete of St. Helens, Lancashire, England, Miss. Election District of the First Assembly

Republican candidate for Alderman, ng that he will support him for Mayor

PLATT MAKES DENIAL.

Declares He Did Not Say He
Thought Grant Would Win.

An afternoon paper printed a statement said to have been made by Thomas
C. Platt, to the effect that while Hill
is sure to be beaten in the race for
Governor, he fears that Grant will de-

Governor, he fears that Grant will de-feat Strong for the Mayoralty.

Mr. Platt was seen this afternoon by an "Evening World" reporter, and asked if he had said he thought Grant would be elected Mayor.

"Not at all," said Mr. Platt. "There's absolutely no truth in that newspaper story. The facts are these: A reporter of that paper came to me to-day and said that Mr. Grant aspected to be elected. I jokingly replied:

"I do not suppose the man would have taken the nomination unless he had thought he had a chance." That's all I said; so you see I was grossly mis-represented."

FOR CONTEMPT OF COURT. L. and C. Wise Found Guilty by Justice Lawrence.

Unless Leopold and Charges Wise, the Wise Company, which failed in Septemselves in Ludlow Street Jail, there to re-

and Charles justified as sureties, swearing that they were worth \$120,000 to \$120,000 above liabilities.

Both were in supplementary proceedings in the City Courts, in an action brought by Josiah Thompson, in May, 1804, sworn to their financial conditions, criminally faisifying their original statements made in the Eddy matter.

RECEPTION. BUT NO WEDDING

Bridegroom Glenn Disappointed Pretty Kate titenn.

LEXINGTON, Ky., Oct. 29.-Tenny, the

Police Board Must Print His Name on Empire Bullots.

Justice Barrett, in Supreme Court Chambers, to-day, issued a mandamus compelling the Police Commissioners to print the ballots of Lawrence P. Minguey, candidate for Alderman, on the Empire State Demicracy ballots in the Eighteenth Assembly District.

Gov. Flower on the Stamp.

(By Assecisted Press.)

ALBANY, Oct. 29.—Gov. Flower left Albany this morning at 11.06 on a stump

amous little "swayback" was shipped

DECLARE A WINNER. Takes the First Race Well in Hand from Our Jack

EXTRA.

Factotum Defeats Blackfoot in the Second Event.

Threatening Weather Keeps De the Attendance at St. Acaph.

RACE TRACK, ST. ASAPH, Got. B.Threatening weather had the effect of Asaph track to-day, but despite this fact eighteen books took a chance and

Originally the card was a parti good one, and even numerous will drawals did not rob it of all interest. The track was very good, considering the amount of drenching it had re ceived, the employees having at it all the forenoon. PIRST RACE.

Handlean; one mile.

oft. 118 (flows) oft. 118 (floggett). Gold, 197 (Griffin). Woodford, 104 (Pe selves in Ludlow Street Jail, there to remain until the sum is paid.

Justice Lawrence, in Supreme Court, this afternoon adjudged them guilty of contempt of court, in falsely justifying as sureties in an undertaking given to discharge an attachment which was issued in favor of Herman Eddy and others.

Action was begun in June, 1883, and an attachment was lesued against the Company. The Sheriff levied on the property, the claim amounting to \$7.63.41. Leopoid and Charles justified as sureties, awearing that they were worth \$20.000 to \$150.

Went to the steed to the stretch, seemel moved with Kennel, Sallie Woodford and Doe colt the most prominent of the rear distance of the stand, won handlily by three parts of a length. Doe colt beat King Gold for the place. Time—1.18 1-2.

Fourth Rec.—Size and a half furiones.

Went to thistory. 15-2 to thistory. 15-2 to this circums the stretch seemel moved with Kennel, Sallie Woodford and Doe colt the most prominent of the rear distance of the stand, won handlily by three parts of a length. Doe colt beat King Gold for the place. Time—1.18 1-2.

Fourth Rec.—Size 10 this field by a length to the stretch, kennel, sallie Woodford and Doe colt the most prominent of the rear distance of the stand, won handlily by three parts of a length. Doe colt beat King Gold for the place. Time—1.18 1-2.

Fourth Rec.—Size 10 this field by a length to the stretch, kennel, sallie Woodford and Doe colt the most prominent of the rear distance of the stand, won handlily by three parts of a length. Doe colt beat King Gold for the place. Time—1.18 1-2.

Went Border to Mile Stretch series of the stand, won handlily by three parts of a length to the stretch series of the stand of the s

-Won by Prince George. Will was second and Leonardo third. CROWD AT NARRAGANSETT.

The Opening Event To-Day Captured by Cattarangue. RACE TRACK, NARRAGANSETT PARK, Oct. 2.—Good weather, a fast track and a large crowd—in fact, the largest of the meeting—were the foc-tures of the twenty-third day of the Narragai.sett Racing Association's Fall

The card represented both quality and quantity. The sport was excellent, and the betting was brisk, twenty-three books being on.
Green B. Morris is expected to-morrow from Wachington. Judge Burke spent the Bunday with his family is Brooklyn. Fred Taral wired that he would arrive here to-night.

FIRST RACE.

rium STRONG.

Nays He Does Not Think One is Accessary.

Col. William L. Strong to-day said he did not think it necessary for him to write a letter of acceptance, as he have letterly and a reception of the different parties as the form was expected to accepted the nominations and indorsements of the different parties as the foliated the first of the different parties as the foliated the first of the different parties as the foliated the first of the different parties as the foliated the first of the different parties as the foliated the first of third. Time-0.53.
Mutuels paid, one, two, three; On Astronia, \$2.56; on Effic Dean. \$2.55; on Eccellenza filly, \$2.56.
Third race, at five furlongs, was collared off.

Fourth Race—One mile.—Won by the Knight. Equity was second and human Lenny was third. White House Vaccinations.

(By Associated Press.) WASHINGTON, Oct. 29.-All of th mates of the White House were cinated to-day by Dr O'Reilly, the P ident's physician, as a necessary caution in view of the appear small-pox here.

s. Marks & Co. Assign. 8. Marks & Co., dealers in an stath avenue, assigned to-day to mean, with preferences for \$1,000.

"You said that I could not cite such to case." said the witness, "and I want to show you that you are very kind," said Mr. Goff. "I know the case very well. It was the collusive case gotten up between the police and the police and the police and the police and the question on that case." he added. "as to the legality of pool-selling."

The Commissioner was int quite ready to do this, but said he only knew that the decision had something to do with pool-selling.

Beturning to the small of Cant. O'Con-

rity, who have been on a strike, resumed work this moraling. The cutters will return to work to-mercow. It is expected that the striking boot and above makers will go back to work on Welnesday.



O-MORROW The World's 654 BARGAIN DAY ® 1.131 FOR SALVE Add savers Chinten Vonty All the For Sale Ads. in To-Morrow's World WIII Be Repeated Tree of Ost in The Evening World. Nearly 500,000 People Buy The World Every Day.